1 2 3 4 5	STEVEN G. KALAR Federal Public Defender JODI LINKER Assistant Federal Public Defender 450 Golden Gate Avenue San Francisco, CA 94102 Telephone: 415.436.7700 Facsimile: 415.436.7706 Jodi_Linker@fd.org	
6 7	Counsel for Defendant PROCTOR	
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11		
12	UNITED STATES OF AMERICA,	Case No. CR 17-0463 & 11-437 RS
13	Plaintiff,	STIPULATION AND [PROPOSED]
14	v.	ORDER TO CONTINUE
15	JASON PROCTOR,	
16	Defendants.	
17		
18	On Ootohon 24, 2017, the monties in the above	a continued matters armound hafare the Count for a
19	On October 24, 2017, the parties in the above-captioned matters appeared before the Court for a	
20	status conference. At that time, the parties continued the case to November 14, 2017 for possible change	
21	of plea. The parties continue to work on a potential resolution of the matter, and believe that a short	
22	additional continuance will assist in that. Defense counsel also requires additional time to research and	
23 24	investigate the case. Accordingly, the parties jointly request that the matter be continued to December 5,	
25	2017 at 2:30 p.m	
	For the above reasons, the parties stipulate there is good cause – taking into account the public	
26 27	interest in the prompt disposition of this case – to exclude the time from November 14 to December 5, 2017 from computation under the Speedy Trial Act, and that failing to exclude that time would	
	unreasonably deny the defendant and his counsel the reasonable time necessary for effective preparation	
28	unreasonably deny the detendant and his counsel the	reasonable time necessary for effective preparation

1	of counsel taking into account the exercise of due diligence, as well as continuity of counsel. 18 U.S.C.	
2	§ 3161(h)(7)(A) and (B)(iv). The parties further agree that the ends of justice would be served by	
3	excluding the time from November 14 to December 5, 2017 from computation under the Speedy Trial	
4	Act and that the need for the exclusion outweighs the best interests of the public and the defendant in a	
5	speedy trial.	
6	SO STIPULATED.	
7		
8	Date: November 9, 2017 Julie Duncan Garcia Assistant U.S. Attawaya	
9	Assistant U.S. Attorney	
10	/S	
11	Date: November 9, 2017 JODI LINKER Attorney for Defendant Proctor	
12	Attorney for Defendant Proctor	
13	IT IS SO ORDERED.	
14	\mathcal{D}_{i}	
15	Date RICHARD SEEBORG	
16	United States District Judge	
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		